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Michael E. Nelson
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                                              The Honorable Judge J. Garvan Murtha
    Pro-Se/Pro-Per
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    4075 South Durango Road
    Suite # 111-57
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    Las Vegas NV 89147
    702-932-3434
 4
    US District of Vermont
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    Damian J. Renzello,
                                            ) Case No.: 1:05-cv-153
б
                                            ) Memorandum of Exhibits Annexed Hereto
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                 Plaintiff,
                                            ) Motion - Outline of Exhibits A
                                            ) through D to follow
8
           vs.
 9
    Michael Nelson,
                 Defendant
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Memorandum of Exhibits Annexed Hereto Motion - Outline of Exhibits A through

D to follow:

This Memorandum is to outline the Exhibits A through D to follow which are referenced herein the Motion filed wherein this Memorandum is made a part thereof the Motion, regarding Plaintiff, Damian J. Renzello's ongoing pattern of deception, purposeful and willful PERJURY, false swearing, false claims and most seriously actual and constructive fraud against the American People specifically the American Tax Payer, who is paying Federal Income Tax, expecting the United States Federal Government to properly manage the funds it receives from the general populous. The American Tax Payers must be outraged at Federal Judge J. Garvan Murtha's decision to allow a man with multiple expensive vehicles including without limitation a luxury motorcycle to proceed in a frivolous malicious Federal Court Litigation without being required to pay fees or give security therefore where the Plaintiff, Damian Memorandum of Exhibits Annexed Hereto Motion - Outline of Exhibits A through

J. Renzello obviously could pay the fees and/or give security therefore.
Judge J. Garvan Murtha's miss-use of Federal Income Tax dollars from the
American Tax Payer is a most serious action; believed taken to use his
position of influence and power to exact personal revenge against the truly
impoverished Defendant.

OUTLINE OF EXHIBITS A through D to Follow:

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A - 3 pages from Wilkins Harley Davidson Website

B - Photo1 of Damian J. Renzello on 2005 Harley

C - 14 Pages of Source Code of Exhibit A

D - Photo2 of Damian J. Renzello on 2005 Harley, with embedded statement: "By: Damian J. Renzello 01-25-06"

EXHIBIT A:

Three pages, printed from the Website: www.WilkinsHarley.com On page 1, of three of Exhibit A, top left hand corner (circled) clearly shows DAMIAN RENZELLO (the Plaintiff in the above captioned matter)

EXHIBIT B:

One page, picture of Damian J. Renzello, Plaintiff, sitting upon his BRAND NEW Harley Davidson Luxury VROD Motorcycle, showing off what the Defendant can only surmise is another "rip-off" innovation which Renzello is attempting to pass off as his own, a so called "Snow Rod", certainly Renzello's ability to DEFRAUD the UNITED STATES OF AMERICA FEDERAL GOVERNMENT out of money and resources has allowed Plaintiff Renzello to have too much free time to toy around with what Federal Judge J. Garvan Murtha seemingly Memorandum of Exhibits Annexed Hereto Motion - Outline of Exhibits A through

allows to be the "toy" of a pauper, a brand-new Harley Davidson VROD Motorcycle.

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EXHIBIT C:

Fourteen (14) pages, the source code to the website page shown in printed material as referenced herein above this memorandum of explanation of Exhibits and incorporated herein this Motion, EXHIBIT A, above is the page of the website which this EXHIBIT C, is a true and correct copy of; on page six (6) of this EXHIBIT C, (Circled), Plaintiff, Damian J. Renzello's name appears TWICE. The Defendant realizing that the Court cannot simply accept printed-out web-pages, has provided not only the printed out web-pages themselves, but also supplies a true and correct copy of the source code, as taken via IA spider archives, and two other third party corroborating entities as approved by US Federal Court of Appeals for authentication of information displayed on the World Wide Web, a.k.a. the Internet. Defendant will expect the highest standards of authentication regarding information claimed by either party to have been posted on the Internet or purportedly sent via Electronic Mail. Especially given the millions of dollars spent annually by the United States government using the very technology the Defendant employs to authenticate the content and nature of electronic communications.

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EXHIBIT D:

One page, a picture AGAIN of Plaintiff, Damian J. Renzello, sitting upon his 2005, Harley Davidson VROD luxury motorcycle, purchased just six weeks (LESS THAN TWO MONTHS) before his claim of POVERTY to the Court, as Memorandum of Exhibits Annexed Hereto Motion - Outline of Exhibits A through

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referenced in Paper 22, Defendant's Motion to Dismiss, Plaintiff, Renzello has committed wide-spread PERJURY and successful actual and constructive fraud against the Court, the Defendant and the American Tax Payer through his deliberate, willful and certain purposeful FRAUD in writing after being duly (properly) sworn (under oath) on a Court APPROVED, SANCTIONED, ADOPTED and PROVIDED AFFIDAVIT wherein Renzello attested to all the statements made therein to be complete and TRUTHFUL, yet if the Court had been made aware the Plaintiff JUST LESS THAN TWO MONTHS prior to his claim of POVERTY, had purchased at 15,000 DOLLAR PLUS (meaning the cost and taxes of the Luxury Motorcycle is believed MORE THAN 15,000 dollars) the Court most likely would have required some sort or kind of security and most likely if the COURT (meaning Federal Judge J. Garvan Murtha) had any respect for the hard working men and women of America and the starving children and freezing Senior Citizens seeking fuel assistance etc. the Judge and the Court would not have approved Plaintiff, Damian J. Renzello's ridiculous claim of POVERTY. Defendant notes EXHIBIT D, even states embedded within the picture itself: "By: Damian J. Renzello 01-25-06"; a picture entitled: "Snow Rod". The Defendant speaking as sarcastically as possible is really glad that Judge J. Garvan Murtha has the power to spend the Defendant's Federal Income Tax

Defendant NOTES, for the record that the EXHIBIT D, also clearly shows

Plaintiff, Renzello's "new" SUV (Special Utility Vehicle) a suburban, in the

background and prima facie evidence being presented therein the picture

Memorandum of Exhibits Annexed Hereto Motion - Outline of Exhibits A through

Dollars and the Federal Income Tax Dollars of the Defendant's fellow

around with his "toy" of a pauper.

American, fighting the Defendant who is truly impoverished while allowing a

FRAUD and PERJURES Plaintiff to have "too much time" on his hands to fool

demonstrates another automobile, most likely omitted from Plaintiff's

2 Affidavit as well.

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Respectfully Submitted with Motion,
Dated this day of February, 2006

4075 South Durango Road Suite # 111-57 Las Vegas NV 89147 702-932-3434 Michael E. Nelson Pro-Se/Pro-Per

Memorandum of Exhibits Annexed Hereto Motion - Outline of Exhibits A through